TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM312280

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2013

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
OPENINGS		12/20/2013	LIMITED PARTNERSHIP:

RECEIVING PARTY DATA

Name:	TD TRANS, LLC
Street Address:	6145 DELFIELD
City:	WATERFORD
State/Country:	MICHIGAN
Postal Code:	48329
Entity Type:	LIMITED LIABILITY COMPANY: MICHIGAN

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	86044043	

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

ptocorrespondence@evanlawgroup.com

Correspondent Name: **EVAN LAW GROUP LLC** Address Line 1: 600 W JACKSON BLVD

Address Line 2: **SUITE 625**

Address Line 4: CHICAGO, ILLINOIS 60661

ATTORNEY DOCKET NUMBER:	TOT01-020-TM-US
NAME OF SUBMITTER:	LISA K. MISIUREWICZ
SIGNATURE:	/LKM/
DATE SIGNED:	07/29/2014

Total Attachments: 5

source=Certificate of Merger-Consolidation for Openings (DT849740)#page1.tif source=Certificate of Merger-Consolidation for Openings (DT849740)#page2.tif source=Certificate of Merger-Consolidation for Openings (DT849740)#page3.tif source=Certificate of Merger-Consolidation for Openings (DT849740)#page4.tif source=Certificate of Merger-Consolidation for Openings (DT849740)#page5.tif

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MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS FILING ENDORSEMENT

This is to Certify that the CERTIFICATE OF MERGER/CONSOLIDATION

for

OPENINGS

ID NUMBER: L03752

received by facsimile transmission on December 20, 2013 is hereby endorsed.

Filed on December 20, 2013 by the Administrator.

This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: December 31, 2013



Sent by Facsimile Transmission

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 20th day of December, 2013.

Alan J. Schefke, Director Corporations, Securities & Commercial Licensing Bureau

> TRADEMARK REEL: 005332 FRAME: 0353

CLCS/CD-550m (Rev. 02/13)

	AN DEPARTMENT OF LICE) PRATIONS, SECURITIES & C		· 1
Dale Received			
	This document is effective on the subsequent effective date within 9 date is stated in the document.		
Name			
John D. Gatti			
Address			
500 Woodward A	Ave. Suite 2500		EFFECTIVE DATE:
City	State	ZIP Code	Expiration date for new assumed names: December 31,
Detroit	ML	48226	Expiration date for transferred assumed names appear in Item 6

Document will be returned to the name and address you enter above. if left blank, document will be returned to the registered office.

CERTIFICATE OF MERGER

Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

The Plan of Merger (Consolidation) is as follows:	
a. The name of each constituent entity and its identification number is: Openings	L03752
TD Trans, LLC	E3092E
b. The name of the surviving (new) entity and its identification number is:	
TD Trans, LLC	E3092E
Corporations and Limited Liability Companies provide the street address of the 6145 Delfield, Waterford, MI 48329	e survivor's principal place of business:
(Complete only if an effective date is desired other than the date of filing. The the receipt of this document in this office.)	
The merger (consolidation) shall be effective on the 31st day of	December 2013 at 11:30 P.M.

(36430/1/DT820645.DOC;2)

12/20/2013 1:28PM (GMT-05:00)

TRADEMARK

Complete for any Limited	Liability Companies only	· 			
Check one of the followi	ng If Limited Liability Compa	any is the surviv	or.		
☑ There are no changes	s to be made to the Articles	of Organization	of the surviving limits	ed liability co	ompany.
The amendments to the by the merger are as	ha Articles, or a restatement follows:	t of the Articles,	of the surviving limite	ed liability c	ompany to be effected
The manner and hasis of	converting the membership	interests are a	s follows:		
Each Openings LP limite	d padnership interest shall t ng, LLC and Openings LP ge	be converted int	o a proportionate sha		
The Plan of Merger was a	approved by the members of	f each constitue	nt limited liability con	npany in acc	cordance with section
The Plan of Merger was a 705a(5) and by each cons organized.	approved by the members of stituent business organization	f each domestic on in the menne	limited liability comp r provided by the law	any in accor s of the Juris	rdance with section ediction in which it is
For each limited liability c Act.	ompany involved in the men	ger, this docum	ent Is signed In accor	dance with	Section 103 of the
	Signed this	Ain	day ofDecen		2013
		Patricia	niber Manager or Author Yulkowski, Manager		
		τ	or Print Name and Capac D Trans, LLC		
	<u> </u>	(Name	of Limited Liability Comp	any)	
	Signed this		day of		1
	Ву	(Signature of Me	mber, Manager or Author	rized Agent)	
		(Type	or Print Name and Capac	city)	
		(Name	of Limited Liability Compo	anv)	

(38430/1/DT820645.DOC;2)

12/20/2013 1:28PM (GMT-05:00) TRADEMARK

Complete for any Limited Partnership Only

section 210(3) and by each constituent business organization it is organized.	
The manner and basis of converting the partnership interests ar	e as follows: See Agreement and Plan of Reorganization
Check one of the following:	
☐ The survivor is a limited partnership and there are no chan	ges to be made to its Certificate of Limited Partnership.
☐ The survivor is a domestic limited partnership. Its Certificate merger. A restated Certificate of Limited Partnership is att	
☐ The survivor is a foreign limited partnership organized in the Certificate of Limited Partnership as amended as a result of	ne state of A copy of its of the merger is attached.
A new domestic limited partnership is created as a result of attached.	f the consolidation. Its Certificate of Limited Partnership is
☐ A new limited partnership from the state of copy of its Certificate of Limited Partnership or similar docu	is created as a result of the consolidation. A unent is attached.
☑ The survivor is a domestic business organization other that of the surviving business organization are not amended as	n a limited partnership. The organizing or governing documents part of the merger.
☐ The survivor is a domestic business organization other that of the surviving business organization are amended as a re-	n a limited partnership. The organizing or governing documents esuit of the merger. A statement of these changes is attached.
A new business organization from the state of A copy of the organizing or governing documents of this ne	is created as a result of the consolidation. w business organization are attached.
	. The organizing or governing amended as part of the merger.
☐ The survivor is a business organization from the state of governing documents is attached. These documents are a changes is attached.	. A copy of its organizing or amended as a result of the merger. A statement of these
Signed this Zoth day of <u>December 2013</u>	Signed this day of
Openings (Name of Limited Parthership)	(Name of Limited Partnership)
By (Signature of General Partner)	By(Signature of General Partner)
Patricia Yulkowski, President of OPENINGS, Inc., its General Partner	1-3-serie - Constatt and Co

(36430/1/DT820645.DOC;2)

(Type or Print Name)

12/20/2013 1:28PM (GMT-05:00)

(Type or Print Name)

Complete for Corporations and Limited Liability Companies Only

Assumed Name	Corporation and/or LLC Transferred from	Expiration Date
al Door	Openings	12/31/2016
·		
-		
		
<u></u>		
		
		
		
urvivor name to be used as	assumed name of survivor:	
		·
		

(36430/1/DT820645.DOC;2)

12/20/2013 1:28PM (GMT-05:00)

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